Fill in this information to identify	your case:					
United States Bankruptcy Court for	the:					
Middle District of Tennessee	1					
Case number (II known):	·	are filing under:				
Case ridifiper (il kilowii).	Chapter 7	are ming under:				
	✓ Chapter 11 ☐ Chapter 12				☐ ci	neck if this
	Chapter 13					nended filir
004						
Official Form 201						
Voluntary Petitic	n for Non-Indiv	viduals Fil	ing for	Bankrı	ıptcy	06/22
f more space is needed, attach a se number (if known). For more inforn	parate sheet to this form. On the	he top of any addition	al pages, write	e the debtor's n	ame and the	case
amber (ii kilowii). Tot mote mioni	iation, a separate document, II	Structions for Bankft	ipicy Forms to	or Non-Inaiviaul	is availad	ie.
. Debtor's name	Sebring Senior Living, I	nc.		· · · · · · · · · · · · · · · · · · ·		
						
. All other names debtor used	The Palms of Sebring					
in the last 8 years				· · · · · · · · · · · · · · · · · · ·		
Include any assumed names, trade names, and doing business				·		
as names			 .			
			_		_	
. Debtor's federal Employer	82-3130534					
Identification Number (EIN)					<u> </u>	
-						
. Debtor's address	Principal place of business		Mailing a of busin	address, if differ ess	rent from prin	icipal place
	725 South Pine Street					
	Number Street		Number	Street		
	Sebring	FL 33870	P.O. Box			
	City	State ZIP Code	City		State	ZIP Code
	•		-			
	111111			n of principal as I place of busin		ent from
	Highlands County					
	County		Number	Street		
				.5.		-
			City		State	ZIP Code
	···		٠.			
. Debtor's website (URL)	www.trousdale.org/pair	ns				
Type of debter	☑ Corporation (Including Lim	ilted Liability Company	(LLC) and Limi	ited Liablilty Part	nership (LLP))	
. Type of debtor			. , = ====	,		
	Partnership (excluding LL	.P)				

Case 3:23-bk-02929 Doc 1 Filed 08/14/23 Entered 08/14/23 18:04:11 Desc Main Document Page 1 of 18

Voluntary Petition for Non-Individuals Filing for Bankruptcy

page 1

Official Form 201

De	btor Sening Senior	Living, Inc.		Case	number (il known)			
								
7.	Describe debtor's be	leinage	∖. <i>Check one:</i> ☑ Health Care E	Business (as defined in 11 U.S.C. § 101	(27A))			
			☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))					
				defined in 11 U.S.C. § 101(44))	101(012))			
				(as defined in 11 U.S.C. § 101(53A))				
				Broker (as defined in 11 U.S.C. § 101(6))				
				k (as defined in 11 U.S.C. § 781(3))	,			
			None of the a					
		_			PERSONAL PROPERTY IN THE PARTY	an dikulaan da asaas		
		В	3. Check all that	***			SECTION - ALC THE WASHINGTON COMMON WASHINGTON	
				entity (as described in 26 U.S.C. § 501)				
			Investment co § 80a-3)	ompany, including hedge fund or pooled	investment vehic	cle (as d	efined in 15 U.S.C.	
			괴 Investment a	dvisor (as defined in 15 U.S.C. § 80b-2((a)(11))			
		FTR C	C. NAICS (North	n American Industry Classification Syste ww.nalcs.com/search/ .	əm) 4-digit code ti	hat best	describes debtor.	
							 .	
8.	Under which chapte	. OI trie	Check one:					
	Bankruptcy Code is the debtor filing?		☐ Chapter 7					
			Chapter 9					
		Lx		Check all t hat apply: The debtor is a small business deb				
	A debtor who is a "sn debtor" must check th box. A debtor as defii § 1182(1) who elects under subchapter V of (whether or not the de"small business debto check the second subsections of the second sub	ne first sub- ned in to proceed of chapter 11 ebtor is a or") must o-box,	! !	aggregate noncontingent liquidated are less than \$3,024,725. If this sub recent balance sheet, statement of a tax return or if any of these document 11 U.S.C. § 1116(1)(B). The debtor is a debtor as defined in noncontingent liquidated debts (excless than \$7,500,000, and it choose. Chapter 11. If this sub-box is select of operations, cash-flow statement, any of these documents do not exist § 1116(1)(B). A plan is being filed with this petition. Acceptances of the plan were solicit in accordance with 11 U.S.C. § 1126(1) The debtor is required to file periodic Securities and Exchange Commission Exchange Act of 1934. File the Attactor Bankruptcy under Chapter 11 (O). The debtor is a shell company as de 12b-2.	debts (excluding p-box is selected, operations, cash-ints do not exist, fin 11 U.S.C. § 118 cluding debts oweres to proceed uited, attach the moand federal incompandit, follow the proceed. It ded prepetition fro 6(b). Ic reports (for examples of examples o	debts ov attach the follow the 82(1), its do to inside the same tax recent t	ved to insiders or affiliates) te most ement, and federal income procedure in aggregate ters or affiliates) are bechapter V of t balance sheet, statement turn, or if 11 U.S.C. It more classes of creditors, K and 10Q) with the 5(d) of the Securities on for Non-Individuals Filing s form.	
9.	Were prior bankrupt		☑ No					
	filed by or against the within the last 8 years		Yes. District	When	Case	number .		
	If more than 2 cases, att separate list.	ach a	District	When		e number .		
10	Are any bankruptcy	cases P		WHIT			· · · · · · · · · · · · · · · · · · ·	
,	pending or being file	ed bva _	_	Hidden Acres Healthears 110	t ot ol		Affiliata	
	business partner or	an 🖸	☑ Yes. Debtor	Hidden Acres Healthcare, LLC	Relat	nousillb -	Affiliate	
	affiliate of the debto	r?	District	Middle District of Tennessee	Wher	" ·	08/30/2022	
	List all cases. If more that attach a separate list.	an 1,	Case nu	umber, If known 22-02780		ľ	MM / DD /YYYY	
_	Official Form 201		Voluntary P	Petition for Non-Individuals Filing for Ban	akruptov		P2G0 2	

Debtor	Name Senior Living, Inc.		Case number (# know	Yri)
				
11. Why is	s the case filed in <i>this</i> :t?	Check all that apply:		
	••	Debtor has had its domi immediately preceding t district.	clle, principal place of business, or princi he date of this petition or for a longer pai	pal assets in this district for 180 days rt of such 180 days than in any other
		☑ A bankruptcy case cond	erning debtor's affiliate, general partner,	or partnership is pending in this district.
posse	the debtor own or have ssion of any real rty or personal property	☑ No ☐ Yes. Answer below for e	each property that needs immediate atter	ntion. Attach additional sheets if needed,
	eeds immediate	Why does the pro	perty need immediate attention? (Che	ck all that apply.)
attenti	on 7	lt poses or is a	lleged to pose a threat of imminent and i	dentifiable hazard to public health or safety.
		What is the haz	zard?	
		lt needs to be p	physically secured or protected from the	weather.
		lt includes perle attention (for ex assets or other	shable goods or assets that could quickly xample, livestock, seasonal goods, meat	v deteriorate or lose value without , dairy, produce, or securities-related
		Other		
		Where is the prop	Number Street	
			City	State ZIP Code
			Oity	State ZIF Code
		is the property in:	sured?	
		☐ No		
		Yes, insurance a	agency	
		Contact na	me	
		Phone		<u> </u>
				_
	Statistical and adminis	trative information		
	r's estimation of ble funds	Check one:		
uvunu	Die fulles		for distribution to unsecured creditors. expenses are paid, no funds will be ava	ilable for distribution to unsecured creditors.
				nable for distribution to dribboured dreaters.
14 Estim	ated number of	<u>3</u> 1-49	1,000-5,000	2 5,001-50,000
credit		50-99 100-199	5,001-10,000 10,001-25,000	☐ 50,001-100,000 ☐ More than 100,000
		№ 200-999	10,001-20,000	■ Wore than 100,000
······································	 _	☐ \$0-\$50,000	□ \$1,000,001-\$10 million	☐ \$500,000,001-\$1 billion
15. Estim	ated assets	\$50,001-\$100,000	☑ \$10,000,001-\$50 million	■ \$1,000,000,001-\$10 billion
		□ \$100,001-\$500,000 □ \$500,001-\$1 million	\$50,000,001-\$100 million \$100,000,001-\$500 million	☐ \$10,000,000,001-\$50 billion☐ More than \$50 billion
		— фооо,оо г-ф г пппот	a tootootoot-aano million	— More man \$50 billion
Official F	orm 201	Voluntary Petition for I	Non-Individuals Filing for Bankruptcy	page 3

Debtor	Sebring Senior Living, Inc.		Case num	nber (# known)_	
16. Estimat	ed liabilities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$50,000,001-\$100 millio	n	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
F	equest for Relief, Dec	aration, and Signatures			
WARNING -	Bankruptcy fraud is a ser \$500,000 or imprisonmer	ious crime. Making a false stat at for up to 20 years, or both. 1	ement in connection with a ba 8 U.S.C. §§ 152, 1341, 1519,	nkruptcy ca and 3571.	se can result in fines up to
	tion and signature of ed representative of	The debtor requests relie petition.	f in accordance with the chapt	er of title 11	, United States Code, specified in this
		I have been authorized to	file this petition on behalf of ti	he debtor.	
		I have examined the infor	mation in this petition and hav	e a reasona	able belief that the information is true and
		I declare under penalty of per	jury that the foregoing is true a	and correct,	
		Executed on 08/14/202	<u>23</u>		
		★ /s/ Thomas Johns	<u>on</u>	Thomas	Johnson
		Signature of authorized repre		Printed name	3
		Title Executive Dire	ctor		
18. Signatu	re of attorney	✗ /s/ Robert Gonzal			08/14/2023
		Signature of attorney for deb	tor	N	IM / DD / YYYY
		Robert Gonzales			
		Printed name EmergeLaw, PLC	•		
		Firm name 4235 Hillsboro Pik	ce 350		
		Number Street Nashville		TN	37215
		City	<u> </u>	State	ZIP Code
		6158151535 Contact phone		robe Email ad	rt@emerge.law
		semen knam		Enjair au	
		016705		TN	
		Bar number		State	

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

page 4

Deblor

First Name Middle Name Lest Name

Case number (#known)______

Continuation Sheet for Official Form 201

10) Pending Bankruptcies

Cincinnati Senior Care, LLC	Middle District of Tennessee	08/14/2023
Dayton Senior Care, LLC	Middle District of Tennessee	08/14/2023
Trousdale Issuer, LLC	Middle District of Tennessee .	08/14/2023
Waynesboro Healthcare, LLC	Middle District of Tennessee	08/14/2023
Nashville Senior Care, LLC	Middle District of Tennessee	08/14/2023
Florida Senior Care, LLC	Middle District of Tennessee	08/14/2023

United States Bankruptcy Court Middle District of Tennessee

In re:	Sebring Senior Living, Inc.	Case No.	
	Debtor(s)	Chapter	11

Verification of Creditor Matrix

The above-named Debtor(s) hereby verify that the attached list of creditors is true and correct to the best of their knowledge.

Date:	08/14/2023	/s/ Thomas Johnson
		Signature of Individual signing on behalf of debtor
		Executive Director
		Position or relationship to debtor

Fill in this information to identify the case:	
Debtor name Nashville Senior Care, LLC, et al.	
United States Bankruptcy Court for the: Middle	District of <u>Tennesse</u> e
Case number (If known):	,

Check if this is an amended filing

12/15

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	claim amount. If total claim amou	ecured claim ly unsecured, fill in only unsecured claim is partially secured, fill in nt and deduction for value of ff to calculate unsecured claim.	
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	Functional Pathways Of Tennessee, LLC 10133 Sherrill Blvd Suite 200 Knoxville, TN 37932-3347	P: 888-531-2204	Trade Payables	Disputed			\$995,385.19
2	Gordon Food Service Dept Ch 10490 Palatine, IL 60055-0490	Attn: Payment Processing Center P: 800-968-6490 F: 616-717-6024, 616-717-7600	Trade Payables				\$779,154.91
3	Metropolitan Trustee 700 2nd Ave S Nashville, TN 37201	Attn: Property Tax Dept P: 615-862-6330 trustee@nashville.gov	Property Taxes				\$470,727.15
4	Montgomery County Treasurer 451 W Third Street 2nd Floor Dayton, OH 45422-1475	P: 937-225-4010 F: 937-496-7122 taxpayer-services@mcohio.org	Property Taxes				\$444,411.31
5	Division Of Tenncare/Accounting 310 Great Circle Road 4 East Nashville, TN 37243	Attn: Dieudonne Ndinda P: 800-342-3145 tenn.care@tn.gov	Excise/Bed Taxes				\$311,033.60
6	Quality Care Rehab 8477 South Suncoast Blvd Homosassa, FL 34446	P: 352-382-1141	Contracted Therapy Services				\$308,447.72
7	Medical Staffing Network PO Box 840416 Dallas, TX 75284	P: 800-676-8326	Contracted Nursing Services				\$250,636.98
8	Consolidated Medical Staffing, Inc 2451 Atrium Way Suite 202 Nashville, TN 37214	P: 615-986-7501 F: 615-986-7502	Contracted Nursing Services	Disputed			\$210,810.25

Debtor Name	Case Number
· · · · · · · · · · · · · · · · · · ·	

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	claim amount. If total claim amou	secured claim Illy unsecured, fill in only unsecured If claim is partially secured, fill in ount and deduction for value of toff to calculate unsecured claim.	
			,		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
9	Veracity Resourcing And Services 8517 North Dixie Drive No 900 Dayton, OH 45417	P: 937-886-4700 info@hireveracity.com	Contracted Nursing Services				\$147,094.97
10	Guardian Pharmacy Of Tennessee One, LLC 661 East Lane Street Shelbyville, TN 37160	P: 931-684-9987	Trade Payables				\$135,091.80
11	Twomagnets, Inc dba Clipboard Health 440 N Barranca Ave Ste 5028 Covina, CA 91723-1722	P: 408-837-0116	Contracted Nursing Services				\$118,059.48
12	Triton Services Inc 8162 Duke Blvd Mason, OH 45040	P: 513-679-6800 F: 513-679-6808 service@tritonservicesinc.com	Trade Payables	Disputed			\$96,756.99
13	Guardian Pharmacy Of Orlando 2815 Directors Row Suite 700 Orlando, FL 32809	P: 407-270-6722	Trade Payables				\$94,796.47
14	All American Healthcare Services Inc 494 Broad Street Suite 302 Newark, NJ 07102	P: 862-339-4075, 866-629-2242 F: 866-629-2242 paul@aahcs.org	Contracted Nursing Services	Disputed			\$90,931.75
15	American Healthtech 805 South Wheatley Street Suite 600 Ridgeland, MS 39157	P: 800-489-2648 F: 601-978-6811 tracey.schroeder@cpsi.com	Software as a Service (SaaS)				\$86,399.91
16	Duke Energy 10270 Alliance Rd Blue Ash, OH 45242	P: 877-372-8477, 800-774-1202	Utilities				\$84,398.03
17	Skilled Care Pharmacy LLC 6175 Hi Tek Court Mason, OH 45040	P: 513-745-9620, 513-701-6971 F: 513-745-9024 info@skilledcare.com	Contracted Nursing Services				\$84,024.30
18	Gem City Home Care Plus 1700 Lyons Road Suite A Dayton, OH 45458	P: 937-438-9100	Trade Payables	Disputed			\$74,683.00
19	Associated Pathologists d/b/a PathGroup 5301 Virginia Way Brentwood, TN 37027	P: 615-221-4463 contact@pathgroup.com	Trade Payables				\$64,872.50
20	Mullaney`s Ltc Pharmacy 11930 Kemper Springs Dr Cincinnati, OH 45240	P: 513-587-6202 F: 513-228-1176	Trade Payables				\$62,000.20

Case	Number	
Case	Number	

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
21	Nashville Electric Service 1214 Church St Nashville, TN 37246	P: 615-736-6900	Utillities				\$61,498.00
22	Advent Health PO Box 105571 Atlanta, GA 30348		Trade Payables	Disputed			\$59,259.83
23	Treasurer, State Of Ohio 30 East Broad Street 9th Floor Columbus, OH 43215	P: 614-466-2160 constituentaffairs@tos.ohio.gov	Penalties	Disputed			\$54,003.43
24	Triumph Staffing, LLC 555 Marriott Dr Ste 315 Nashville, TN 37214	P: 615-928-1140 yolanda@triumphstaffingllc.com	Contract Nursing Services				\$53,761.48
25	Erick T Zwayer, Tax Collector 540 S Commerce Ave Sebring, FL 33870-3867	Attn: Highlands County Florida P: 863-402-6685 F: 863-402-6709	Property Taxes				\$51,300.65
26	Accent Flooring, Inc 3070 Sidco Drive Nashville, TN 37204	Attn: John McMeen P: 615-244-4560	Trade Payables				\$48,346.00
27	Iron Mountain PO Box 27128 New York, NY 10087-7128	P: 800-934-3453 askcustomerservice@ironmounta in.com	Trade Payables				\$48,301.36
28	Signature Staff Resources, LLC 1460 TL Townsend Dr Suite 104 Rockwall, TX 75032	P: 866-480-4531	Trade Payables				\$47,498.66
29	Smartlinx LLC 111 South Wood Ave Iselin, NJ 8830	P: 732-258-0174 F: 732-258-0174, 800-737-5786	Software as a Service (SaaS)				\$42,960.92
30	Fresenius Management Services 16343 Collections Center Chicago, IL 60693	Attn: Beth Newell P: 978-354-6603 F: 978-354-6603 pr-fre@fresenius.com	Trade Payables	Disputed			\$42,236.81

^{*}Please note that this a consolidated list of the Debtors' top 30 creditors on an aggregate basis.

SEBRING SENIOR LIVING, INC.
CINCINNATI SENIOR CARE, LLC
DAYTON SENIOR CARE, LLC
NASHVILLE SENIOR CARE, LLC
WAYNESBORO HEALTHCARE, LLC
FLORIDA SENIOR LIVING, LLC
TROUSDALE ISSUER, LLC

OMNIBUS WRITTEN CONSENT

August 14, 2023

The undersigned, being the sole member or the board of directors, as applicable (each, a "Governing Body"), of each entity set forth above (each, a "Company," and, collectively, the "Companies"), hereby take the following actions and adopt the following resolutions by written consent (these "Resolutions") pursuant to such Company's limited liability company agreement, bylaws, the Tennessee Revised Nonprofit Limited Liability Company Act, as amended, the Tennessee Revised Limited Liability Company Act, as amended, and the provisions of Chapter 617, Florida Statutes, as amended;

WHEREAS, the Governing Body of each Company has reviewed the materials presented by, or on behalf of, such Company's management (such Company's "Management") and its financial, legal, and other advisors (collectively, such Company's "Advisors"), including, but not limited to, materials regarding the liabilities, obligations, and liquidity of such Company, the strategic alternatives available to such Company, and the impact of the foregoing on such Company's business and the business of such Company's affiliates;

WHEREAS, the Governing Body of each Company has had adequate opportunity to consult with its Management and Advisors regarding the materials presented, to obtain additional information and to fully consider each of the strategic alternatives available to such Company;

WHEREAS, the Governing Body of each Company, after consultation with its Management and its Advisors, has determined that it is in the best interests of such Company to conduct a sale process pursuant to section 363 of chapter 11 of title 11 of the United States Code, §§ 101-1532, et seq. (the "Bankruptcy Code") and to sell substantially all of the assets of Cincinnati Senior Care, LLC, Dayton Senior Care, LLC, Florida Senior Living, LLC, Nashville Senior Care, LLC, Sebring Senior Living, LLC, and Waynesboro Healthcare, LLC's (collectively, the "Operating Entities") to one or more potential bidders (the "Sale Transaction");

WHEREAS, after reviewing indications of interest submitted by interested bidders, the Governing Body of each Company, with the assistance of the such Company's Advisors, reviewed and negotiated an asset purchase agreement dated as of August 4, 2023 (as amended, modified, or supplemented, the "Stalking Horse APA") with Cascasis LLC, or its designees (the "Stalking Horse Bidder"), to purchase substantially all of the Operating Entities' assets;

WHEREAS, the Governing Body of each Company has determined that the Stalking Horse APA is fair and reasonable and will not discourage competitive bidding in connection with the Sale Transaction; and

WHEREAS, the Governing Body of each Company has determined, in the judgement of such Governing Body, that the following resolutions, as applicable, are advisable and in the best interests of such Company, its interest holders, its subsidiaries (if any), its creditors, and other parties in interest.

Chapter 11 Cases

NOW, THEREFORE, IT IS HEREBY RESOLVED, that in the judgment of the Governing Body of each Company, it is desirable and in the best interests of each Company and its creditors, and other parties in interest, that such Company file or cause to be filed a voluntary petition for relief under the provisions of chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Middle District of Tennessee (the "Bankruptcy Court").

BE IT FURTHER RESOLVED, that each of Thomas Johnson and Ron Swartz, in their capacities as Executive Director and Chief Financial Officer, respectively (the "Authorized Person"), are authorized, empowered, and directed, in the name of and on behalf of each Company to execute, verify and file all petitions, schedules, lists, motions, applications, pleadings and other papers or documents as necessary to commence the case and obtain chapter 11 relief, including but not limited to motions to obtain the use of cash collateral and provide adequate protection therefore and to obtain debtor-in-possession financing, and to take, or cause to be taken, such other actions, as in the judgment of such Authorized Person shall be or become necessary, advisable, proper, or desirable in connection with each of the Company's chapter 11 cases, such Authorized Person's performance of any such act and his execution and delivery of any such document, agreement, or instrument to be conclusive evidence of each Authorized Person's approval thereof.

Debtor in Possession Financing

BE IT FURTHER RESOLVED, that each Authorized Person be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of each Company to enter into a senior secured, superpriority, priming debtor in possession credit facility pursuant to the terms of that certain Priming Superpriority Debtor-In-Possession Credit Agreement, dated as of August 14, 2023 (the "DIP Credit Agreement"), by and among each of the Companies, and UMB Bank, N.A., in its capacity as Trustee (the "DIP Lender"), and negotiate, execute, and file any related motions, documents, or instruments, each on terms and conditions agreed to by each Company and the lenders and such other terms as are customary for similar debtor-in-possession facilities and to cause each Company to grant a security interest in substantially all of its assets in connection therewith, and to undertake any and all related transactions contemplated thereby.

Sale Process and Bidding Procedures Motion

BE IT FURTHER RESOLVED, that that each Authorized Person be, and is, authorized, empowered, and directed, in the name of and on behalf of each Company, to (i) file a motion (the "Bidding Procedures Motion") with the Bankruptcy Court to request, among other things, the Bankruptcy Court's approval of (a) the Sale Transaction, (b) the continuation of a marketing and sale process in the chapter 11 cases for the assets of the Operating Entities (the "Sale Process"),

and (c) the bidding procedures associated with the Sale Process, which are attached to the Bidding Procedures Motion (such bidding procedures, in the form approved by the Bankruptcy Court, the "Bidding Procedures"), including a request for approval of a break-up fee and the reimbursement of the Stalking Horse Bidder's expenses on the terms set forth in the Stalking Horse APA, (ii) execute and deliver the Stalking Horse APA, and (iii) commence and implement the Sale Process.

BE IT FURTHER RESOLVED, that each Authorized Person, and any employees or agents (including counsel) designated by or directed by any such officers, be, and hereby is, authorized, empowered, and directed, in the name and on behalf of such Company, to take any and all other actions as he may deem necessary or advisable to implement the Sale Process as contemplated by the Bidding Procedures.

Retention of Advisors

BE IT FURTHER RESOLVED, that each Authorized Person be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of each Company, to employ the law firm of McDonald Hopkins LLC as general bankruptcy counsel to represent and advise the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance their rights and obligations, including filing any pleadings in connection with the chapter 11 cases; and in connection therewith, each Authorized Person is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the chapter 11 cases (and to replenish said retainers as necessary to maintain the same), and cause to be executed and filed an appropriate application with the Bankruptcy Court for authority to retain the services of McDonald Hopkins LLC.

BE IT FURTHER RESOLVED, that each Authorized Person be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of each Company, to employ the firm of EmergeLaw, PLC as co-counsel to represent and advise the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance their rights and obligations in connection with the chapter 11 cases; and in connection therewith, each Authorized Person is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the chapter 11 cases (and to replenish said retainers as necessary to maintain the same), and cause to be executed and filed an appropriate application with the Bankruptcy Court for authority to retain the services of EmergeLaw, PLC.

BE IT FURTHER RESOLVED, that each Authorized Person be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of each Company, to employ the firm of Houlihan Lokey Capital, Inc. as investment banker to represent and assist the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance their rights and obligations in connection with the chapter 11 cases; and in connection therewith, each Authorized Person is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the chapter 11 cases (and to replenish said retainers as necessary to maintain the same), and cause to be executed and filed an appropriate application with the Bankruptcy Court for authority to retain the services of Houlihan Lokey Capital, Inc.

- BE IT FURTHER RESOLVED, that each Authorized Person be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of each Company, to employ the firm of Stretto, Inc. as notice, claims, and balloting agent to assist the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance their rights and obligations in connection with the chapter 11 cases; and in connection therewith, each Authorized Person is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the chapter 11 cases (and to replenish said retainers as necessary to maintain the same), and cause to be executed and filed an appropriate application with the Bankruptcy Court for authority to retain the services of Stretto, Inc.
- BE IT FURTHER RESOLVED, that each Authorized Person be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of each Company, to employ any other professionals, including attorneys, accountants, financial advisors, investment bankers, and tax advisors, necessary to assist the Companies in carrying out their duties under the Bankruptcy Code; and in connection therewith, each Authorized Person is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to or immediately upon the filing of the chapter 11 cases, and cause to be executed and filed appropriate applications with the Bankruptcy Court for authority to retain the services of any other professionals, as necessary.

Other Authorizations and Ratification

- BE IT FURTHER RESOLVED, that each Authorized Person, and any employees or agents (including counsel) designated by or directed by any such officers be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of each Company, to take any and all other actions as they may deem necessary or advisable to, in each Company's capacity as shareholder, equity holder, managing member, sole member, or member of any of the Companies to cause such Companies to execute, deliver, and perform any of the actions contemplated with respect to the chapter 11 cases and these Resolutions or the transactions contemplated hereby.
- BE IT FURTHER RESOLVED, that all lawful acts, actions, and transactions relating to the matters contemplated by the foregoing Resolutions done by each Authorized Person or any director, employee, legal counsel, or other representative of or advisor to the Companies, in the name and on behalf of the Companies, which acts would have been approved by the foregoing Resolutions except that such acts were taken before these Resolutions were certified, are hereby in all respects approved and ratified.
- BE IT FURTHER RESOLVED, that this Written Consent may be executed in counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same document.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the undersigned have duly executed this written consent as of the date first above written.

SEBRING SENIOR LIVING, INC.,

a Florida not-for-profit corporation,

Name: Thomas D. Johnson Title: Executive Director

CINCINNATI SENIOR CARE, LLC,

a Tennessee nonprofit limited liability company,

THE TROUSDALE FOUNDATION, INC., a Massachusetts nonprofit corporation, its Sole

Member

By://

Name: Thomas D. Johnson Title: Executive Director

DAYTON SENIOR CARE, LLC,

a Tennessee nonprofit limited liability company,

by THE TROUSDALE FOUNDATION, INC.,

a Massachusetts nonprofit corporation, its Sole

Member

By: ⊳

Name: Thomas D. Johnson Title: Executive Director

NASHVILLE SENIOR CARE, LLC,

a Tennessee nonprofit limited liability company,

THE TROUSDALE FOUNDATION, INC.,

a Massachusetts nonprofit corporation, its Sole

Member

Name: Thomas D. Johnson

Title: Executive Director

WAYNESBORO HEALTHCARE, LLC,

a Tennessee nonprofit limited liability company

by THE TROUSDALE FOUNDATION, INC., a Massachusetts nonprofit corporation, its Sole Member

By:

Name: Thomas D. Johnson Title: Executive Director

FLORIDA SENIOR LIVING, LLC,

a Florida nonprofit limited liability company,

THE TROUSDALE FOUNDATION, INC., a Massachusetts nonprofit corporation, its Sole Member

By: N Name/Thomas D. Johnson

Title: Executive Director

TROUSDALE ISSUER, LLC,

a Tennessee nonprofit limited liability company

by THE TROUSDALE FOUNDATION, INC., a Massachusetts nonprofit corporation, its Sole

Member

By: **} Name: Thomas D. Johnson

Title: Executive Director

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

In re:)
) Chapter 11
NASHVILLE SENIOR CARE, LLC, et al., 1)
) Case No. 23- ()
Debtors.)
) (Joint Administration Requested)
)

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY SECURITY HOLDERS

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors and debtors in possession (each, a "<u>Debtor</u>") hereby state as follows:

- 1. Debtor Nashville Senior Care, LLC, dba McKendree Village, whose address is 4347 Lebanon Pike, Hermitage, Tennessee 37076, is 100% owned by The Trousdale Foundation, Inc., whose address is 485 Central Avenue NE, Cleveland, Tennessee 37311.
- 2. Debtor Cincinnati Senior Care, LLC dba Hyde Park Health Center / Gardens of Oakley, whose address is 4001 Rosslyn Dr., Cincinnati, Ohio 45209, is 100% owned by The Trousdale Foundation, Inc., whose address is 485 Central Avenue NE, Cleveland, Tennessee 37311.
- 3. Debtor Dayton Senior Care, LLC dba Friendship Village, whose address is 5790 Denlinger Rd, Dayton, Ohio 45426, is 100% owned by The Trousdale Foundation, Inc., whose address is 485 Central Avenue NE, Cleveland, Tennessee 37311.

The Debtors in these chapter 11 cases, along with the last four digits of Debtors' federal tax identification number are: Nashville Senior Care, LLC (6516), Cincinnati Senior Care, LLC (4344), Dayton Senior Care, LLC (7202), Florida Senior Living, LLC (6593), Sebring Senior Living, Inc. (0539), Trousdale Issuer, LLC (_____), and Waynesboro Healthcare, LLC (0594). The corporate headquarters and the mailing address for the Debtors is 485 Central Avenue NE, Cleveland, Tennessee 37311.

- 4. Debtor Florida Senior Living, LLC, dba Palms Home Care, whose address is 725 S. Pine St, Sebring, Florida 33870, is 100% owned by The Trousdale Foundation, Inc., whose address is 485 Central Avenue NE, Cleveland, Tennessee 37311.
- 5. Debtor Sebring Senior Living Inc., dba The Palms of Sebring, whose address is 725 S. Pine St, Sebring, Florida 33870, is 100% owned by The Trousdale Foundation, Inc., whose address is 485 Central Avenue NE, Cleveland, Tennessee 37311.
- 6. Debtor Trousdale Issuer, LLC whose address is 485 Central Avenue NE, Cleveland, Tennessee 37311, is 100% owned by The Trousdale Foundation, Inc., whose address is also 485 Central Avenue NE, Cleveland, Tennessee 37311.
- 7. Debtor Waynesboro Healthcare, LLC dba Waynesboro Health and Rehab, whose address is 104 JV Mangubat Dr. Waynesboro, Tennessee 38485, is 100% owned by The Trousdale Foundation, Inc., whose address is 485 Central Avenue NE, Cleveland, Tennessee 37311.

August 14, 2023

Date

Thomas Johnson, Executive Director of each of the Debtors

Fill in this information to identify the case and this filing:				
Debtor Name Sebring Senior Living, Inc				
United States Bankruptcy Court for the: Middle District of Tennessee				
Case number (If known):				

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president,	another officer,	or an authorized	agent of the	corporation;	a member	or an authorized	agent of the	partnership; or
another individual s	serving as a rep	resentative of the	debtor in th	is case.				

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)						
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)						
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)						
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)						
	Schedule H: Codebtors (Official Form 206H)						
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)						
	Amended Schedule						
X	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)						
	Other document that requires a declaration						
I de	I declare under penalty of perjury that the foregoing is true and correct.						
Exe	cuted on 08/14/2023	✗ /s/ Thomas Johnson					
_,,,	MM / DD / YYYY	Signature of individual signing on behalf of debtor					
		Thomas Johnson					
		Printed name					
Executive Director							
		Desition or relationship to debter					